1 2 3 4 5 6 7 8 9		mited DISTRICT COURT FORNIA, WESTERN DIVISION
11	REACHLOCAL, INC.,	Case No. 2:16-cv-1007-R-AJW
12	Plaintiff,	Judge: Hon. Manuel L. Real
13 14	vs.	DEFENDANTS' APPLICATION
15	PPC CLAIMS LIMITED AND KIERAN PAUL CASSIDY,	FOR LEAVE TO FILE UNDER SEAL CERTAIN PORTIONS OF THEIR REPLY IN SUPPORT OF
16		THEIR MOTION FOR SUMMARY JUDGMENT
17	Defendants	
18 19		[Filed concurrently: Declaration of Erik Syverson in Support of Application; the
20		redacted version of Defendants' Reply in support of their Motion for Summary
21		Judgment; the Un-Redacted version of
22		the Reply; the Redacted Version of Defendants' Response to ReachLocal,
23		Inc.'s, Separate Statement of Genuine
24		Disputes and Additional Material Facts; the Un-Redacted Version of
25		Defendants' Response to the Separate
26		Statement, the Un-Redacted Evidentiary Objections and Un-Redacted
27		Evidentiary Objections]
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Pursuant to Local Rule 79-5, Defendants' PPC Claims Limited and Kieran 1 Paul Cassidy ("Defendants") hereby apply for leave of Court to file under seal (1) 2 portions of their Reply in Support of their Motion for Summary Judgment (the 3 "Reply"), (2) portions of their Response to ReachLocal, Inc.'s, Separate Statement 4 of Genuine Disputes and Additional Material Facts (the "Response to the Statement 5 Response"), and (3) portions of their Evidentiary Objections. 6 The redacted portions of the Reply refer to materials that ReachLocal has 7 designated as confidential. Such confidential materials include the redacted portions 8 of docket numbers 90-7, 92-3, 99, and 99-6 (the "Confidential Materials"). Attached as Exhibit 1 hereto is the redacted version of the Reply. 10 The redacted portions of the Response to the Separate Statement refer to the 11 Confidential Materials. Attached as Exhibit 2 hereto is the redacted version of the 12 Response to the Separate Statement. 13 The redacted portions of the Evidentiary Objections refer to the Confidential 14 Materials. Attached as Exhibit 3 hereto is the redacted version of the Response to 15 the Separate Statement. 16 17 Dated: September 19, 2016 RAINES FELDMAN LLP 18 19 /s/ Erik S. Syverson By: 20 ERIK S. SYVERSON Attorneys for Defendants PPC Claims 21 Limited and Kieran Paul Cassidy 22 23 24 25 26 27 28